

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK  
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UNITED STATES OF AMERICA,

- against -

JOHN DOE,

Defendant.

SCHEDULING ORDER

Cr. No. 98-1101 (ILG)

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Upon the January 26, 2012 application of LORETTA E.  
LYNCH, United States Attorney for the Eastern District of New  
York, by Assistant United States Attorneys Todd Kaminsky and Evan  
M. Norris, and full consideration having been given to this  
matter,

IT IS HEREBY ORDERED that, in light of the government's  
withdrawal of its March 17, 2011 motion to unseal and the reasons  
provided therefor, the only issue ripe for decision following the  
remand of this case from the United States Court of Appeals for  
the Second Circuit is whether this Court should permanently  
enjoin non-party Richard Roe from disseminating the following  
sealed documents in his possession relating to the defendant John  
Doe: (a) two proffer agreements, (b) a cooperation agreement, (c)  
a criminal complaint and (d) a criminal information;

IT IS HEREBY FURTHER ORDERED that the parties file  
briefs setting forth their respective positions with regard to  
the matter referred to above pursuant to the following schedule:

1. The government shall file its brief on or before February 7, 2012;

2. Doe and Roe shall file their responsive briefs on or before February 21, 2012;

3. The government shall file any reply on or before February 28, 2012; and

IT IS HEREBY FURTHER ORDERED that the Court will hold oral argument on March <sup>9<sup>th</sup></sup>, 2012 at 1:00 P.M.

SO ORDERED.

Dated: Brooklyn, New York  
January 26, 2012

s/ I Leo Glasser

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THE HONORABLE I. LEO GLASSER  
UNITED STATES DISTRICT JUDGE